

## EXHIBIT A

**EARLY****LUDWICK****SWEENEY &****STRAUSS**

**ATTORNEYS AT LAW**  
*An Association of Professional L.L.C.s*

**EARLY, LUDWICK & SWEENEY, L.L.C.**  
 One Century Tower, 11th Floor  
 265 Church Street  
 P.O. Box 1866  
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 web site: [www.elslaw.com](http://www.elslaw.com)  
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*Please Reply to New Haven*

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 LINDALEA P. LUDWICK††  
 ROBERT J. SWEENEY\*  
 ETHAN J. EARLY\*\*  
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 RICHARD P. BULLOCK\*\*\*  
 RON M. MENO  
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**EARLY & STRAUSS, L.L.C.**  
 360 Lexington Avenue  
 New York, NY 10017  
 (212) 986-2233 (Fax) (212) 986-2255  
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\* CT & NH Bar  
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 \*\*\*\*\* CT, NY & CA Bar  
 # CT, RI & MA Bar  
 # NY, CA & DC Bar  
 + CT & MA Bar  
 \*\* CT, FL & DC  
 \* CT, NY & NJ Bar

March 14, 2007

VIA FEDERAL EXPRESS

Rust Consulting, Inc.  
 Claims Processing Agent  
 RE: W.R. Grace & Co. Bankruptcy  
 201 S. Lyndale Ave.  
 Faribault, MN 55021

**RE: JUDGE FITZGERALD'S X-RAY ORDER**  
**In Re: W.R. Grace & Co., et al.,**

Dear Claims Processing Agent:

Enclosed please find letters stating that the x-rays for the following clients have been destroyed:

Client Name	Last four number of Social Security Number
Eugene Conroy	6029
Roosevelt DeVito	4052

In closing, we thank you for your kind attention to this matter and request that you return these films to us within 90 days. If you should have any questions, please contact us at our New Haven office.

Sincerely,  
**EARLY, LUDWICK & SWEENEY, L.L.C.**



Ethan Early, Esq.

EE/to  
 Enclosure

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In Re:	)	In Proceedings for a Reorganization under Chapter 11
	)	
W.R. Grace & Co., <i>et al.</i> ,	)	Case No. 01-01139-JKF
	)	
Debtors.	)	
	)	
	)	

**CERTIFICATION OF ETHAN EARLY, ESQ. IN SUPPORT OF EARLY, LUDWICK,  
SWEENEY & STRAUSS' COMPLIANCE WITH JUDGE FITZGERALD'S X-RAY  
ORDER, DATED DECEMBER 22, 2006**

I, Ethan Early, hereby declare as follows:

1. I am an attorney duly licensed to practice in the States of Connecticut and New York and make this certification to comply with Judge Fitzgerald's x-Ray order, dated December 22, 2006.

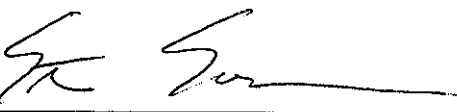
2. For the following claimants, I am unable to provide x-rays, as the x-rays have been destroyed:

- A. Eugene Conroy (see attached letter)
- B. Roosevelt DeVito (see attached fax)

3. For the following claimants, my office has requested the relevant x-rays but have not yet received them from the hospital or third party:

- A. Charles Attardo
- B. John Killard
- C. Michael Labonia
- D. Leonard Sadowski

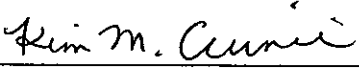
4. Pursuant to 28 U.S.C. section 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on this 14 day of March 2007.

  
\_\_\_\_\_  
Ethan Early

STATE OF: Connecticut

COUNTY OF: New Haven

Subscribed and sworn to before me this 14 day of March, 2007.

  
\_\_\_\_\_  
Notary Public  
My commission expires: 3/31/2012

**EARLY****LUDWICK****SWEENEY &****STRAUSS**

**ATTORNEYS AT LAW**  
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- ++ CT, FL & DC
- \* CT, NY & NJ Bar

April 3, 2007

VIA FEDERAL EXPRESS

Rust Consulting, Inc.  
 Claims Processing Agent  
 RE: W.R. Grace & Co. Bankruptcy  
 201 S. Lyndale Ave.  
 Faribault, MN 55021

**RE: JUDGE FITZGERALD'S X-RAY ORDER**  
**In Re: W.R. Grace & Co., et al.,**

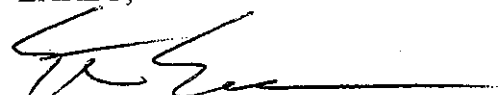
Dear Claims Processing Agent:

Enclosed please find the x-rays for the following client:

Client Name	Last four number of Social Security Number
Charles Attardo	4649

In closing, we thank you for your kind attention to this matter and request that you return these films to us within 90 days. If you should have any questions, please contact us at our New Haven office.

Sincerely,  
**EARLY, LUDWICK & SWEENEY, L.L.C.**



Ethan Early, Esq.

EE/to  
 Enclosure



**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In Re:	)	In Proceedings for a Reorganization under
	)	Chapter 11
W.R. Grace & Co., <i>et al.</i> ,	)	Case No. 01-01139-JKF
	)	
Debtors.	)	
	)	
	)	

**CERTIFICATION OF ETHAN EARLY, ESQ. IN SUPPORT OF EARLY, LUDWICK,  
SWEENEY & STRAUSS' COMPLIANCE WITH JUDGE FITZGERALD'S X-RAY  
ORDER, DATED DECEMBER 22, 2006**

I, Ethan Early, hereby declare as follows:

1. I am an attorney duly licensed to practice in the States of Connecticut and New York and make this certification to comply with Judge Fitzgerald's x-Ray order, dated December 22, 2006.
2. On April 3, 2007 I sent *via* Federal Express to Rust Consulting x-rays for the following claimant:

A. Charles Attardo

For each of these claimants, I stipulate that the images contained on the x-rays are material to the claimant's allegation that the x-rays demonstrate that the claimant's cancer is attributable to asbestos appear identically in the x-ray provided.

3. For the following claimants, my office has requested the relevant x-rays but have not yet received them from the hospital or third party:

A. John Killard  
B. Michael Labonia  
C. Leonard Sadowski

4. Pursuant to 28 U.S.C. section 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on this 3<sup>rd</sup> day of April 2007.

  
\_\_\_\_\_  
Ethan Early

STATE OF: Connecticut

COUNTY OF: New Haven

Subscribed and sworn to before me this 3 day of April, 2007.

  
\_\_\_\_\_  
Notary Public  
My commission expires: 3/31/2012

TO: CLAIM PROCESSING AGENT  
RUST CONSULTING INC  
201 S. LYNDALE AVE  
FAIRBAULT, MN 55021

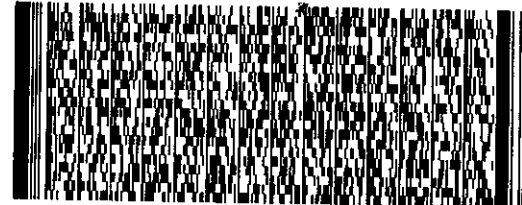
Ph:(800) 432-1909

FedEx  
Express

(US)



Delivery Address  
Barcode



STANDARD OVERNIGHT

WED

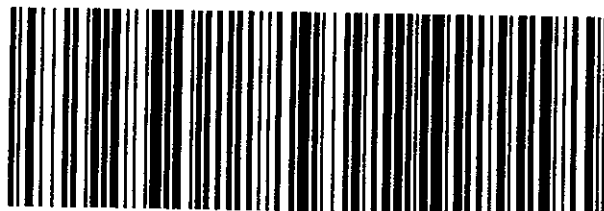
Deliver By:

04Apr07

MSP AA

55021 -MN-US

**NR FBLA**



**EARLY****LUDWICK****SWEENEY &****STRAUSS****ATTORNEYS AT LAW**  
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- ## CT, RI & MA Bar
- ## NY, CA & DC Bar
- + CT & MA Bar
- \*\* CT, FL & DC
- \* CT, NY & NJ Bar

April 11, 2007

**VIA FEDERAL EXPRESS**

Rust Consulting, Inc.  
 Claims Processing Agent  
 RE: W.R. Grace & Co. Bankruptcy  
 201 S. Lyndale Ave.  
 Faribault, MN 55021

**RE: JUDGE FITZGERALD'S X-RAY ORDER**  
**In Re: W.R. Grace & Co., et al.,**

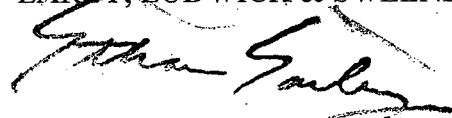
Dear Claims Processing Agent:

Enclosed please find the x-rays for the following clients:

Client Name	Last four number of Social Security Number
Michael Labonia	2321
Leonard Sadowski	6538

In closing, we thank you for your kind attention to this matter and request that you return these films to us within 90 days. If you should have any questions, please contact us at our New Haven office.

Sincerely,  
**EARLY, LUDWICK & SWEENEY, L.L.C.**



Ethan Early, Esq.

EE/to  
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**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

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In Re:	)	In Proceedings for a Reorganization under
	)	Chapter 11
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Debtors.	)	
	)	
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SWEENEY & STRAUSS' COMPLIANCE WITH JUDGE FITZGERALD'S X-RAY  
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1. I am an attorney duly licensed to practice in the States of Connecticut and New York and make this certification to comply with Judge Fitzgerald's x-Ray order, dated December 22, 2006.
2. On April 11, 2007 I sent *via* Federal Express to Rust Consulting x-rays for the following claimant:

A. Michael Labonia

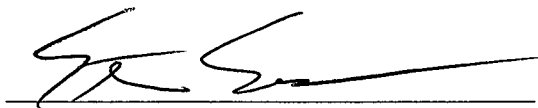
B. Leonard Sadowski

For each of these claimants, I stipulate that the images contained on the x-rays are material to the claimant's allegation that the x-rays demonstrate that the claimant's cancer is attributable to asbestos appear identically in the x-ray provided.

3. For the following claimants, my office has requested the relevant x-rays but have not yet received them from the hospital or third party:

A. John Killard

4. Pursuant to 28 U.S.C. section 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on this 11 day of April 2007.



Ethan Early

STATE OF: Connecticut

COUNTY OF: New Haven

Subscribed and sworn to before me this 11 day of April, 2007.



---

Notary Public

My commission expires: 3/31/2012

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE DISTRICT OF DELAWARE**

In Re:	)	In Proceedings for a Reorganization under Chapter 11
	)	
W.R. Grace & Co., et al.,	)	Case No. 01-01139-JKF
	)	
Debtors.	)	
	)	
	)	

I, Ethan Early, hereby declare as follows:

1. I am an attorney duly licensed to practice in the States of Connecticut and New York and make this affirmation regarding Judge Fitzgerald's x-Ray order, dated December 22, 2006, and the Supplemental Order Regarding Production of x-rays by non-mesothelioma cancer claimants, dated February 20, 2007.
2. Our firm endeavored to produce x-rays for 18 non-mesothelioma cancer claimants. Our office produced the x-rays or confirmation of the destruction of x-rays for 13 of these claimants before the March 15, 2007 deadline. Our firm was unable to produce the x-rays for Charles Attardo, Michael Labonia, Leonard Sadowski and John Killard.
3. On January 16, 2007 our office sent *via* Federal Express new medical authorizations to the claimants or their fiduciaries so that we could obtain the required x-rays.

4. With regard to Charles Attardo, on February 20, 2007 and on February 28, 2007 our office called and left messages for Attorney Peri Swaniger, the fiduciary for the estate of Charles Attardo, to find the status of the medical authorization. On March 1,

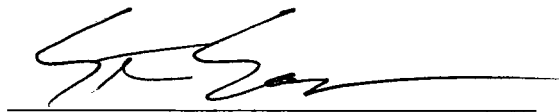
2007 Attorney Swaniger returned our calls and indicated that she could not locate the authorization. A new authorization was faxed to Attorney Swaniger and she returned it to our office *via* Federal Express on March 2, 2007. Our office contacted Milford Hospital and spoke with "Michael" in the radiology film library. Our office was able to fax him our request. On March 5, 2007 our office received a faxed invoice in the amount of \$104.00 for the copies of Mr. Attardo's x-rays. Our office sent *via* Federal Express the check in the amount of \$104.00 to Milford Hospital on March 6, 2007. On March 12, 2007 and March 19, 2007 our office called Milford Hospital and spoke with Michael who informed us that the x-rays were in the process of being copied. On April 3, 2007, our office received the x-rays films and sent them *via* Federal Express to Rust Consulting.

5. With regard to Leonard Sadowski, on January 19, 2007 our firm requested x-rays for Leonard Sadowski from Yale New Haven Hospital in New Haven, CT. On February 28, 2007 our office called and spoke with "Greg" in the radiology film library. He researched the request and called us back on the same day to state that the charge for the x-ray copies was \$24.00. On March 1, 2007 our firm mailed a check in the amount of \$24.00 to Greg's attention. On March 10, 2007 and March 12, 2007 our office called and left messages for Greg. On April 4, 2007 our office again called Greg and he was able to locate our check on a co-workers desk. On April 5, 2007 Greg called our office to state that the x-rays had been copied and sent them to our office *via* Federal Express. Our office received Mr. Sadowski's x-rays and sent them *via* Federal Express to Rust Consulting on April 11, 2007.

6. With regard to Michael Labonia, on January 24, 2007 our office requested x-rays for Michael Labonia from the Hospital of St. Raphael in New Haven, CT. On February 28, 2007 we spoke with "Rich" in the radiology film library. He was going to work with their archive warehouse to locate Mr. Lobonia's radiology films. On March 3, 2007 and March 12, 2007 our office spoke with Rich who indicated that their warehouse was having difficulties locating Mr. Labonia's folders and were going to continue to search for them. On April 4, 2007 our office again spoke with Rich, and they were unable to locate the folder of Mr. Labonia's that contained his radiology films from 1991 through 1998. Our office requested a letter stating that these films were unable to be located. Rich called our office April 5, 2007 to state that the films were found, and they required a check in the amount of \$18.00. Our office sent *via* Federal Express the check to the Hospital of St. Raphael. On April 11, 2007 our office received Mr. Labonia's x-rays and sent them *via* Federal Express to Rust Consulting on April 11, 2007.

7. On January 23, 2007 our firm requested John Killard's x-rays from Sitron Hammel Radiology Group in Bethpage, NY. On February 28, 2007, March 2, 2007 and March 12, 2007 our firm left messages for Kathy Hussey, the individual known to us as in charge of x-ray requests at Sitron Hammel Radiology Group. On April 3, 2007 our firm called Ms. Hussey and was able to reach her. She faxed an invoice to our office for the copies of Mr. Killard's x-rays. On April 5, 2007 a check for \$45.75 was sent directly to Kathy Hussey and our firm is awaiting Mr. Killard's x-rays.

8. Pursuant to 28 U.S.C. section 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on this 13 day of April 2007.

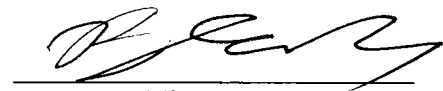


Ethan Early

STATE OF: New York

COUNTY OF: New York

Subscribed and sworn to before me this 13th day of April, 2007.



Notary Public  
My commission expires:

BRIAN F. EARLY  
NOTARY PUBLIC, STATE OF NEW YORK  
Registration No. 02EA6065799  
Qualified in New York County  
Commission Expires Oct. 29, 2009